We cannot just keep spending more and more, not when, as the senior Senator from West Virginia said recently, "[m]illions of jobs are open, supply chains are strained, and unavoidable inflation taxes are draining workers' hard-earned wages as the price of gasoline and groceries continues to climb."

Out-of-control spending is how we got here in the first place, and the longer we keep at it, the worse it is going to get. Some Democrats are fond of saying that this bill will cost zero dollars because, well, it might be paid for through new taxes. The truth is that their plan would create trillions of dollars in new entitlements, and even if they do find a way to pay for it, which I doubt, that doesn't mean it is free. That money has to come from somewhere, and the Joint Committee on Taxation has shown that two-thirds of Democrats' proposed new tax burdens they would fall on the lower and the middle class of this country.

I wish I could say the outrageous pricetag is the only thing wrong with the Democrats' tax-and-spend boondoggle, but what is actually in their plan might even be more irresponsible. It would allow the IRS to snoop on Americans' bank accounts if their inflows and their outflows exceed \$10,000 per year.

Now, that is a lot of money, but let's put it in perspective. Federal agents would get to see your house and car payments, how much you spend on groceries and gas, heating bills, school costs for your kids, and everything else that you spend in a year just to get by. So spending over \$10,000 a year on these essentials that are in our lives, they would let the IRS be in just about every American's bank account.

Democrats' plan would also expand green energy tax credits for wealthy Americans so they can buy expensive electric vehicles they can already afford. A millionaire can buy the most expensive new Tesla for \$150,000, and under what the senior Senator from Oregon has proposed, they will be able to claim a tax credit worth \$12,500. Nebraska taxpayers don't need to be subsidizing new electric cars for rich Americans.

And maybe worst of all, the House plan does not include the Hyde amendment, which Republicans and Democrats have agreed on for decades. If the radical left succeeds in taking that out, taxpayers will be required to pay for abortions for the first time in more than 40 years.

The American people have been watching this country bounce from crisis to crisis to crisis, and after so many disasters in a row, one poll shows that President Biden's approval rating is down to just 37 percent. Barely a third of Americans approve of the job this President is doing, and a majority say this administration is not competent.

That should tell President Biden that his agenda isn't as popular in the rest of America as it is in the beltway bubble. But, instead, the President is forging ahead with more Federal Government controls.

There is now even talk of a Federal vaccine mandate. The government is going to twist an obscure labor law beyond recognition to force Americans to take that vaccine.

I believe in the vaccines. I believe they are safe and effective and we should be encouraging people to choose to get vaccinated, but the government—the government—simply has no business requiring Americans to do it. Under the President's new Executive order, businesses with more than 100 employees are being forced to comply with the vaccine mandate or submit employees to weekly testing; otherwise, they will risk losing crucial employees.

I recently signed on to a letter led by the junior Senator from Alaska that urges the President to reconsider. There is absolutely no precedent in American history for a Federal vaccine requirement, and President Biden will be on entirely new legal ground if he moves ahead with this.

One of the most unsettling things I have seen from this administration wasn't something that they said or did; it was something that they left unsaid. When Jen Psaki broke the news that the Federal Government was going to try to force through this mandate, she smiled. In response to a reporter who asked if the President had the power to enforce vaccination for private employees—not Federal contractors, private employees—she said, "Yes. Stay tuned." And then she grinned.

Without saying anything, she showed that the Biden administration is relishing this chance to push the limits of Executive power. When you take that together with the incompetence that has been on display since January, from the Afghanistan debacle to the crisis at our southern border, to our administration's complete disregard for how inflation is devastating hardworking families and the poor in our country, I think you start to get a good idea of what the Biden administration is all about.

They are going to trample on the Constitution to advance a radical left agenda that is truly unprecedented in American history, and they don't care how many disasters they continue to create.

Thank you.

Madam President, I would ask consent that the 5:15 vote occur immediately.

The PRESIDING OFFICER (Ms. SMITH). Without objection, it is so ordered

CLOTURE MOTION

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the

Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Executive Calendar No. 368, Hampton Y. Dellinger, of North Carolina, to be an Assistant Attorney General.

Charles E. Schumer, Ben Ray Luján, Richard J. Durbin, Christopher A. Coons, Elizabeth Warren, John Hickenlooper, Jacky Rosen, Brian Schatz, Tammy Baldwin, Patrick J. Leahy, Kirsten E. Gillibrand, Richard Blumenthal, Benjamin L. Cardin, Catherine Cortez Masto, Cory A. Booker, Raphael Warnock, Alex Padilla.

The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of Hampton Y. Dellinger, of North Carolina, to be an Assistant Attorney General, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The senior assistant bill clerk called the roll.

Mr. DURBIN. I announce that the Senator from California (Mrs. Feinstein) and the Senator from Virginia (Mr. WARNER) are necessarily absent.

Mr. THUNÉ. The following Senators are necessarily absent the Senator from Texas (Mr. CRUZ) and the Senator from South Dakota (Mr. ROUNDS).

The yeas and nays resulted—yeas 51, and nays 45, as follows:

[Rollcall Vote No. 440 Ex.]

YEAS-51

Baldwin Heinrich Padilla Peters Bennet. Hickenlooper Blumenthal Hirono Reed Rosen Brown Kelly Sanders Cantwell Schatz King Klobuchar Schumer Carper Leahy Shaheen Sinema Casey Luján Collins Manchin Smith Coons Markey Stabenow Menendez Cortez Masto Tester Van Hollen Duckworth Merkley Murkowski Durbin Warnock Gillibrand Warren Murphy Graham Whitehouse Murray Hassan Ossoff Wyden

NAYS-45

Grasslev Barrasso Portman Blackburn Hagerty Risch Blunt. Hawley Romney Boozman Hoeven Rubio Braun Hyde-Smith Sasse Burr Inhofe Scott (FL) Capito Johnson Scott (SC) Cassidy Kennedy Shelby Cornvn Lankford Sullivan Cotton Lee Thune Lummis Cramer Crapo Marshall Toomey McConnell Tuberville Daines Ernst Moran Fischer Paul Young

NOT VOTING-4

Cruz Rounds Feinstein Warner

The PRESIDING OFFICER. On this vote, the yeas are 51 and the nays are 45

The motion is agreed to.

EXECUTIVE CALENDAR

The PRESIDING OFFICER. The clerk will report the nomination.

The senior assistant legislative clerk read the nomination of Hampton Y.

Dellinger, of North Carolina, to be an Assistant Attorney General.

CLOTURE MOTION

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The senior assistant legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Executive Calendar No. 413. Elizabeth Prelogar, of Idaho, to be Solicitor General of the United States.

Charles E. Schumer, Patty Murray, Sheldon Whitehouse, Ben Ray Luján, Martin Heinrich, Cory A. Booker, Jack Reed, Richard J. Durbin, Mazie K. Hirono, Christopher A. Coons, Richard Blumenthal, Jacky Rosen, Kirsten E. Gillibrand, Gary C. Peters, Chris Van Hollen, Robert P. Casey, Jr., Michael F. Bennet.

The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is. Is it the sense of the Senate that debate on the nomination of Elizabeth Prelogar, of Idaho, to be Solicitor General of the United States, shall be brought to a close?

The yeas and nays are mandatory under rule.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from California (Mrs. FEIN-STEIN) and the Senator from Virginia (Mr. Warner) are necessarily absent.

Mr. THUNE. The following Senators are necessarily absent: the Senator from West Virginia (Mrs. CAPITO), the Senator from Texas (Mr. CRUZ), and the Senator from South Dakota (Mr. ROUNDS).

The yeas and nays resulted—yeas 53, nays 42, as follows:

[Rollcall Vote No. 441 Ex.]

YEAS-53

Baldwin	Hickenlooper	Reed
Bennet	Hirono	Risch
Blumenthal	Kaine	Rosen
Booker	Kelly	Sanders
Brown	King	Schatz
Cantwell	Klobuchar	Schumer Shaheen Sinema Smith
Cardin	Leahy	
Carper	Luján	
Casey	Manchin	
Collins	Markey	Stabenow
Coons	Menendez Merkley	Tester
Cortez Masto		Tillis
Crapo	Murkowski	Van Hollen
Duckworth	Murphy	
Durbin	Murray	Warnock
Gillibrand	Ossoff	Warren
Graham	Padilla	Whitehouse
Heinrich	Peters	Wyden

NAVS-42

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Cramer	Hyde-Smith
Daines	Inhofe
Ernst	Johnson
Fischer	Kennedy
Grassley	Lankford
Hagerty	Lee
Hassan	Lummis
Hawley	Marshall
Hoeven	McConnell
	Daines Ernst Fischer Grassley Hagerty Hassan Hawley

Moran	Sasse	Thune
Paul	Scott (FL)	Toomey
Portman	Scott (SC)	Tuberville
Romney	Shelby	Wicker
Rubio	Sullivan	Young

NOT VOTING-5

Capito Feinstein Warner Cruz Rounds

PRESIDING OFFICER (Mr. The OSSOFF). The yeas are 53, the nays are

The motion is agreed to.

EXECUTIVE CALENDAR

The PRESIDING OFFICER. The clerk will report the nomination.

The senior assistant legislative clerk read the nomination of Elizabeth Prelogar, of Idaho, to be Solicitor General of the United States.

The PRESIDING OFFICER. The Senator from Ohio.

LEGISLATIVE SESSION

MORNING BUSINESS

Mr. BROWN. Mr. President, I ask unanimous consent that the Senate proceed to legislative session and be in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

VOTE EXPLANATION

Ms. SINEMA. Mr. President, I was necessarily absent, but had I been present would have voted ves on rollcall vote No. 433, on the confirmation of Karen McGlashen Williams, of New Jersey, to be United States District Judge for the District of New Jersey.

I was necessarily absent, but had I been present would have voted yes on rollcall vote No. 434, on the confirmation of Patricia Tolliver Giles, of Virginia, to be a United States District Judge for the Eastern District of Vir-

TRIBUTE TO THE OAK RIDGE 85, THE CLINTON 12, AND REVEREND PAUL TURNER

Mrs. BLACKBURN. Mr. President, it is my privilege to honor an esteemed group of Americans for their courageous stand against the horrors of segregation.

It has been said that those about to make history can't possibly comprehend the impact their actions will have on the world; but I think that in this case, the opposite was true. The heroes I honor today weren't fighting to cross a threshold, but for something far more fundamental: the dignity and freedom granted by our Lord God to all men, women, and children. It was a moment of hope and profound consequence that rippled across the country and embraced the potential of future generations.

On behalf of the entire Tennessee congressional delegation, I would like to thank the following Tennesseans for their tremendous contribution to the fight against hatred:

Jo Ann Crozier Allen Bovce. Bobby Cain, Anna Theresser Caswell. Ronald Gordon "Poochie" Hayden, Minnie Ann Dickie Jones, William R. Latham, Alvah Jay McSwain, Regina Turner Smith, Maurice Soles. Robert Thacker, Gail Ann Epps Upton, and

Alfred Williams, who comprise the "Clin-

ton 12": Dr. Ahmed Alhamisi (Lawrence Graham), Rufus Graham, L.C. Gipson, Emma McCaskill, Ernestine Avery, Margaret Strickland Guinn, Eugene Hawkins, Mary Mahone Bohanon, Ethel Davidson Sykes. Monroe Jones, Leroy Justice, Maxine Officer, Alma McKinney Stevens, Archie Lee, Dorothy Kirk Lewis, Eloise Mitchell, Edward Lewis Threat, Charles Walker, Shirley Hawkins Lawrence, Barbara Jean Sims Thomas, Jessie McClanahan, Webster Jackson, John D. Ghosten, Jr.,

Evindies Copeland,

Mattie L. Scales, and

Joe West, Jr., who comprise the living membership of the "Oak Ridge 85";

and the late Reverend Paul Turner, whose bravery and defiance on December 4, 1956, advanced the cause of integration on behalf of countless generations of young Black Ameri-

I pray the American people will hold close the example set by these freedom fighters. I thank them for their bravery, their sacrifice, and above all their belief that love can overcome irredeemable evil, if only we have the courage to welcome it in.

ADDITIONAL STATEMENTS

TRIBUTE TO JESSICA SAUM

• Mr. BOOZMAN. Mr. President, I rise today to pay tribute to outstanding educator Jessica Saum, who was named 2022 Arkansas Teacher of the Year.

As a special education teacher at Stagecoach Elementary in Cabot, AR, Jessica has demonstrated her excellence in the classroom time and time again by helping each student reach their full potential.

She has provided unique opportunities for her students and engaged with the community to bring learning to life in her classroom. The creativity she brings to each lesson allows her students to learn and grow in exciting and distinct ways.

Just as impressive is the commitment that Jessica exudes beyond the